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SASBIOX RENEWARI FILE

SESSIOX RENEWABLE LLP

(Seven Hundred And Fifty only)

MARKET SUPERIOR OF PM

SRSBIOX BENEWABLE LLP

Mob.No.-

LLP AGREEMENT

Of SRSBIOX RENEWABLE LLP

(As per Section 23(4) of the Limitec' Liability Partnership Act, 2008)

This Agreement of LLP made at Meerut this Twelfth Day of July 2023.

BETWEEN

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- Mr. Sunil Kumar Verma Son of Vijay Pal Singh residing at Vista 055, Ansal Town Modipuram. Meerut 250110, Uttar Pradesh which expression shall, unless it be repugnant to the subject or context thereof, include their legal heirs, successors, nominees and permitted assignees and hereinafter called the FIRST PARTY, and
- Mr. Ranpal Singh Tomar Son of Birbal Singh residing at H N-D-101, European Estates Colony, Kanker Khera, Meerut 250001, Uttar Pradesh which expression shall, unless it be repugnant to the subject or context thereof, include their legal heirs, successors, nominees and permitted assignees and hereinafter called the SECOND PARTY, and
- 3. Mrs. Rakesh Panwar Daughter of Gulbir Singh residing at Q 47, Shivalik Nagar Bhel, Ranipur 249403, Uttarakhand which expression shall, unless it be repugnant to the subject or context thereof, include their legal heirs, successors, nominees and permitted assignees and hereinafter called the THIRD PARTY, and
- 4. Mrs. Santosh Kumari Tomar Daughter of Chattar Singh residing at 22 Bd, Ukhar Pura, Natesh Puram, Jain Mandir Wali Gali, Kanker, Meerut 250001, Uttar Pradesh which expression shall, unless it be repugnant to the subject or context thereof, include their legal neirs, successors, nominees and permitted assignees and hereinafter called the FOURTH PARTY, and

(THE FIRST & SECOND PARTY SHALL BE COLLECTIVELY REFERRED TO AS PARTNERS)

NOW, the FIRST, SECOND, THIRD & FOURTH PARTY are interested in forming a Limited Liability Partnership under the Limited Liability Partnership (LLP) Act, 2008 and that they intend to write down the terms and conditions of the said formation and;

IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:

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1.	LLPIN (Limited Liability	Partnership Identification Number):
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The LLPIN is: ACB-9890

- Name:

A Limited Liability Partnership shall be carried on in the name and style of M/s. SRSBIOX RENEWABLE LLP and hereinafter called as LLP.

Place of Execution:

Place of Execution of the Agreement is: Meerut

4. Date of Commencement:

The LLP as constituted under this Deed shall be deemed to be have commenced on the 12-07-2023.

5. Registered office

The LLP shall have its registered office at 55, Vista Villa, Ansal Town, Meerut - 250001, Uttar Pradesh and/or at such other place or places, as shall be agreed to by the majority of the partners from time to time.

Additional Address for service of documents:

The LLP, may, in addition to the registered office address, declare any other address as its address

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for service of documents, under sub-section (2) of section 13. The consent of 3/4th majority of partners shall be required for such declaration.

6. Business

The business of the LLP shall be: To carry on the business of manufacturing and dealing in Bio CNG, Bio fertilizers, insecticides, pesticides, chemical manure, agro chemicals, mixtures including nitrogenous, phosphoric, potassium, organic and inorganic fertilizers.

Capital Contribution:



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No.	Name of the Partner	Nature of Contribution	Capital Contribution (in Rupees)
1	Mr. Sunil Kumar Verma	Cash	29,000
*	Mr. Ranpal Singh Tomar	Cash	29,000
3	Mrs. Rakesh Panwar	Cash	29,000
4	Mrs. Santosh Kumari Tomar	Cash	13,000
	Total		100000

The total contribution of the Partners in the LLP shall be **Rs. 100000 (One Lakh)** which shall be contributed by the Partners in the above proportions.

The further Contribution, if any, required by the LLP shall be brought by the Partners in their existing capital contribution ratio or at any ratio as agreed and decided by the majority of the Partners.

8. Net Profit / Loss or Distribution of Profits:

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The net profits of the LLP arrived at after providing for payment of remuneration to the working Partners or designated Partners and interest to Partners on the loan given by them shall be divided by the Partners in the following ratio

5. No.	Name of the Partner	Profit/Loss Percentage
١.	Mr. Sunil Kumar Verma	29%
II.	Mr. Ranpal Singh Tomar	29%
III.	Mrs. Rakesh Panwar	29%
IV.	Mrs. Santosh Kumari Tomar	13%

The losses of the LLP including loss of Capital, if any, shall be borne and paid by the Partners in their Profit sharing ratio.

9. **Designated Partners:**

i) Designated Partners on Incorporation of the LLP;

Name	DPIN -
Mr. Sunil Kumar Verma	10236183
Mr. Ranpal Singh Tomar	10236184
	Mr. Sunil Kumar Verma

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(ii) Acts, things required to be done by a designated partner in respect of the compliance of the provisions of the LLP Act:

- Every designated partner to obtain a DPIN (Designated Partner Identification Number).
- 2 Designated Partners to give at least 30 days prior notice before resigning from the LLP.
- Prior consent of the Designated Partner is obligatory before becoming a designated partner.
- Every partner shall cease to be a partner in accordance with the LLP agreement and not otherwise.
- Resigning partner to file notice of resignation with the Registrar if he/she has reason to believe that LLP would not file the same with Registrar.
- Every Partner & Designated Partner shall give information asked by Registrar to be produced.

Partners' Powers & Duties:

(i) Powers, Duties and Authority of each Partner

A. Powers of Partners:

Unless otherwise decided, all the Partners hereto shall have the following powers:

- The rights, title and interest in all the assets and properties in the said LLP in the proportion of their Contribution to the Capital of the LLP.
- Shall have access to and rights to inspect and copy Account books of the LLP, unless it is proved detrimental to the functioning of the LLP.
- 3. Engage or dismiss employee/s of the LLP.
- 4. Each of the Partner hereto shall be entitled to carry on their own, separate and independent

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proper and other Partners and the LLP shall have no objection thereto provided that the said Partners has intimated the said fact to the LLP before the start of the independent business and moreover he/she shall not be engaged in any business which is same or similar to the nature of business in which LLP is engaged and shall not directly or indirectly use the name of the LLP to sarry on the said independent business.

- 5. If any Partner shall advance any sum of money to LLP over and above his/her due contribution to Capital, the same shall be a debt due from the LLP to the Partner advancing the same and shall carry simple interest at the rate of 12 (Twelve) % per annum or any other rate as may be decided by the Partners.
- LLP shall have perpetual succession. So, death, retirement or insolvency of any Partner shall not dissolve the LLP.
- 7. On retirement of a Partner, the retiring Partner shall be entitled to full payment in respect of all his/her rights, title and interest in the LLP. However, upon insolvency of a Partner his/her rights, title and interest in the LLP shall come to an end. Upon the death of any of the Partners herein any one of his/ her heirs will be admitted as a Partner of the LLP in place of such deceased Partner. The heirs, executors and administrators of such deceased Partner shall be entitled to and shall be paid the full payment in respect of the right, title and interest of such deceased partner.
- 8. On the death of any Partner, if his/her heir opts not to become the Partner, the surviving Partners shall have the option to purchase the contribution of the deceased Partner in the LLP.

B. Duties of Partners:

Unless otherwise decided, all the Partners hereto shall have the following duties:

1. Each Partner shall be just and faithful to the other Partners in all transactions relating to the

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- Each Partner shall render true accounts and full information of all things affecting the LLP to any Partner
- Every Partner shall account to the LLP for any benefit derived by him/her without the consent of the LLP of any transaction concerning the LLP, or for any use by him/her of the property, name or any business connection of the LLP.
- 4. Punctually pay and discharge the separate debts and engagement and indemnify the other Partners and the LLP assets against the same and all proceedings, costs, claims and demands in respect thereof.
- 5. Each of the Partners shall give time and attention as may be required for the fulfillment of the objectives of the LLP business and they all shall be the working partners.
- 6. Designated Partners are responsible for doing all the acts required to be done in accordance with the provisions of the Limited Liability Partnership (LLP) Act 2008.

C. Authority of Partners:

1. A Partner may lend money and transact other business with LLP and has the same rights and obligations with respect to loan or other transaction as a person who is not a Partner has.

(ii) Mutual Rights & Duties of Partners:

- 1. Mutual Rights and Duties of the Partners shall be governed by the LLP agreement.
- 2. Changes in the LLP Agreement from time to time, if any, must be filed with the Registrar of LLP.
- 3. Agreement in writing made before incorporation of LLP may be binding, if ratified by all the

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Partners after incorporation

- 4 Person may cease to be a Partner in accordance with the LLP agreement, and he/she shall give 30 days prior notice to the LLP.
- 5 Retiring Partner shall not have any right to interfere in future working of the LLP.
- 6. Partner shall intimate to the LLP any change in his/her name, address or other details.

(iii) Mutual Rights & Dutles of LLP and Partners:

- All Partners will be agents of LLP but not that of other Partners.
- 2. LLP or other Partners have no liability if a Partner does anything:
 - A. For which he has no authority.
 - B. The person who is dealing with the Partner knows or has reason to believe that the Partner has no authority.
- LLP shall not be liable to any person, if a Partner does something which is wrongful by exceeding his/her authority and the said Partner shall be personally liable.
- Obligation of LLP arising out of contract or otherwise shall solely be that of LLP and not that of Partners.

5. No Partner shall be liable directly or indirectly for any wrongful act, deed or omission done by other Partner/s.

11. Restrictions on Partners' Authority:

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Unless otherwise decided, no Partner shall

- Without the written consent of majority of Partners, holding Capital of 75% of the total Capital of the LLP, transfer or assign his/her interest or capital contribution in the LLP to any third party other than the existing Partners
- Employ any money, goods or effects of the LLP or pledge the credit thereof except in the ordinary course of business and on account of or for the benefit of the LLP.
- 3. Enter into any bond or become sureties or security with or for any person or do knowingly cause or suffer to be done anything whereby the LLP's property or any part thereof may be seized.
- Assign, mortgage or charge his/her share in the LLP or any asset or property thereof or make any other person a Partner therein.
- Engage directly or indirectly in any business directly or indirectly competing with that of the LLP.
- 6. Lend money or give credit on behalf of the LLP or to have any dealings with any person, company or firm whom the other Partner/s or the LLP previously in writing have forbidden it to trust or deal with. Any loss incurred through any breach of provisions shall be made good with the LLP by the Partner incurring the same.
- Compromise or compound or (except upon payment in full) release or discharge any debt due to the LLP except upon the written consent given by all the other Partners.
- 8. Enter into any bond or become bail or surety for any person or knowingly cause or suffer to be done anything whereby the LLP property may be endangered.

12. Management & Administration:

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(i) Acts, matters or things to be done by Partners with the consent of all other Partners:

Unless otherwise decided, authorizing a Partner to:

- 1 Lineage directly or indirectly in any business competing with that of the LLP.
- 2 Compromise or compound or (except upon payment in full) release or discharge any debt due to the LLP.
- Lend money or give credit on behalf of the LLP or to have any dealings with any person, company or firm whom the other Partner/s or the LLP previously in writing have forbidden it to trust or deal with.
- Assign, mortgage or charge his/her share in the LLP or any asset or property thereof or make any other person a Partner therein.

(ii) Acts, matters or things to be done with the requisite number or percentage of Partners:

 The LLP, may, in addition to the registered office address, declare any other address as its address for service of documents, under sub-section (2) of section 13. The consent of majority of Partners, individually or collectively holding 75% or more of the Capital of the LLP shall be required for such declaration.

(iii) Manner of Obtaining Consent:

1. By Resolution passed in the meeting of the Partners and signed by any two of the Partners.

(iv) Procedure for calling, holding and conducting meetings:

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- The meeting of Partners may be called by giving 2 days notice. In case if any urgent meeting is called the notice requirement is to be ratified by all the Partners.
- 2. The meeting of the Partners may be called by sending 2 days prior notice to all the Partners at their residential address or by email or by fax or in case of urgent meeting the same can be called by telephonic conversation but the notice requirement is to be ratified by all the Partners subsequently.
- 3. The matter discussed in the LLP meeting shall be decided by a resolution passed by a majority (51% or more share in Capital of LLP) or special majority (75% or more share in Capital of LLP) in votes of the Partners, and for this purpose, each Partner shall have voting rights equal to his/her/its Capital Contribution ratio.
- The meeting of Partners shall ordinarily be held at the registered office of the LLP or at any other place as per the convenience of special majority of Partners.
- 5. Subject to and so far as it is permitted by the Law, any meeting of the Partners can be held by participation of the Partners through tele-conferencing, video conferencing where the Partners are at different places, provided that each Partner who participates is able:
 - a. To hear each of the other participating Partners or members addressing the meeting; and
 - b. If he/she so wishes, to address all the other members or Partners simultaneously, whether directly, by conference telephone, videophone or by any other form of communications equipment (whether in use when this Agreement is executed or developed subsequently) or by a combination of those methods;
 - c. A meeting held in this way shall be deemed to be taken place where the largest group of participating Members or Partners is assembled or, if no such group is readily identifiable, at the place from where the Chairman of the meeting participates.

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The LLP may as and when required, decide to record the decisions taken at the meeting of the Partners and maintain a Minutes book which may be kept at the registered office of the LLP or at any other place as may be decided by the Partners from time to time.

Common Seal

1. The LLP may have a common seal to be affixed on documents as defined by majority of the Partners under the signature of any one of the Partners.

Details of Indemnity:

- 1. The LLP shall indemnify and defend its Partners and other officers from and against any and all liability in connection with claims, actions and proceedings (regardless of the outcome), judgment, loss or settlement thereof, whether civil or criminal, arising out of or resulting from their respective performances as Partners and officers of the LLP, except for the gross negligence or willful misconduct of the Partner or officer seeking indemnification.
- 2. The LLP shall indemnify each Partner in respect of payments made and personal liabilities incurred by him/her;
 - A. in the ordinary and proper conduct of the business of the LLP; or
 - B. in or about anything necessarily done for the preservation of the business or property of the LLP.
- 3. Every Partner shall indemnify the LLP and the other existing Partner/s for any loss caused to it by his/her fraud in the conduct of the business of the LLP.

15. Admission, Retirement, Cessation, Expulsion & Resignation of Partners:

A. Admission of Partner:

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- 1. New Partner shall not be introduced without the consent of special majority of Partners, holding Capital of 75% or more, whether held individually or collectively, of the total Capital of the LLP. Such incoming partner shall give his/her/its prior consent to act as Partner of the LLP.
- 2. The Contribution of the Partner may be tangible, intangible, moveable or immoveable property and the incoming Partner shall bring minimum capital contribution of cash or in kind for value equivalent to Rs. 1.000

B. Retirement, Cessation, Expulsion & Resignation:

- Partners to give at least 30 days prior notice before resignation.
- A Partner can be expelled from the LLP by unanimous majority of other Partners OR
 majority of Partners, holding Capital of 75% or more, whether held individually or
 collectively, of the total Capital of the LLP.

16. Rights & Obligations of Partners on Admission, Retirement, Cessation, Expulsion or Resignation:

- Cessation in itself does not discharge the Partner from obligation to LLP or any other Partner or Partners or other persons which he/she incurred while being a Partner.
- 2. When a Partner ceases to be a Partner, unless contrary to the LLP Agreement, the ceasing or outgoing Partner or any other person entitled on his/her behalf to his/her share in consequence of death or insolvency of ceasing or outgoing Partner shall be entitled to an amount equal to his/her Capital Contribution (+) percentage of pro-rata share in the Accumulated Profits & Assets (-) percentage of pro-rata share in the Accumulated Losses & Liabilities.

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17. Resolution of Disputes:

Agreement which cannot be resolved in terms of this Agreement shall be referred for Arbitration as per the provisions of the Arbitration and Conciliation Act, 1996 (26 of 1996) for the time being in force or any other statutory modification or re-enactment thereof.

18. Duration of LLP:

 LLP shall have perpetual succession. So, death, retirement or insolvency of any partner shall not dissolve the LLP.

19. Voluntary Winding Up:

 Voluntary winding up of the LLP shall be as per the provisions of the LLP Act, 2008 and the Rules for the time being in force or any other statutory modification or re-enactment thereof.

20. Important Provisions:

1. Change in registered office address:

The LLP may change its registered office from one place to another by following the procedure as laid down in the LLP Act, 2008 and/or the Rules for the time being in force or any other statutory modification or re-enactment thereof.

2. Additional Address for service of documents:

The LLP, may, in addition to the registered office address, declare any other address as its address for service of documents, under sub-section (2) of section 13. The consent of majority

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of Partners, individually or collectively holding 75% or more of the Capital of the LLP shall be required for such declaration.

3. Change in the name of the LLP

The limited liability partnership may change its name by following the procedure as laid down in the LLP Act. 2008 and the Rules for the time being in force or any other statutory modification or re-enactment thereof.

4. Removal of an Auditor:

The Partners of a LLP may remove an Auditor, if any, from office at any time by following the procedure as laid down in the LLP Act, 2008 and the Rules for the time being in force or any other statutory modification or re-enactment thereof.

20. Miscellaneous Provisions:

1. Remuneration to Partners

- a. It is agreed by and in between the Partners that all the working partners will be entitled to remuneration as per the provisions of Section 40(b) of the Income Tax Act, 1961 and amendments made thereto. And accordingly all the Partners are working Partners, unless otherwise specifically decided by the Partners.
- The remuneration payable shall be credited to their respective accounts on ascertainment of Book profits.

2. Bank Account;

The Partners shall open a bank account in the name of the LLP and the Account so opened shall be operated by the Partners as may be decided by them from time to time.

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3. Accounting year:

The accounting year of the LLP shall be from 1st April of the year to 31st March of subsequent year. The first accounting year shall be from the date of commencement of this LLP till 31st March of the subsequent year.

4. Immovable Properties:

That the immovable properties purchased by the LLP shall be clear, marketable and free from all encumbrances.

IN WITNESS WHEREOF, this Agreement has been executed by the Parties hereto the day, month and year first hereinabove mentioned. Ran Pal

Mr. Sunil Kumar Verma

Designated Partner

esh Panway

Mrs. Rakesh Panwar

Partner

Mr. Ranpal Singh Tomar

Designated Partner

Santosh

Mrs. Santosh Kumari Tomar

Partner

WITNESS: gour

1) GAURAY TOMAR

S/OM. RANPAL SEN 4H TOMAR

Age: 32 YEAR

Add: D-101, EUROPEAN ESTATE

KANKERHERA MEERUT-3500) Page 18 of 18 Occ: BUSSINES

2) MINAXI LATLYAN

S/OM. RANPAL SINGH TOMAR

Age: 40 YEARS

Add: A - 298, GANGA MAGAR, MEERUT